1		District Judge James L. Robart	
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8	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
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11	SEA SHEPHERD LEGAL,	Case No. C18-1387 JLR	
12	Plaintiff,	JOINT STATUS REPORT	
13			
14	V.		
15	DEPARTMENT OF THE INTERIOR,		
16	Defendant.		
17			
18	Plaintiff SEA SHEPHERD LEGAL filed the above-captioned lawsuit under the		
19	Freedom of Information Act ("FOIA") against Defendant U.S. DEPARTMENT OF THE		
20	INTERIOR ("DOI"), seeking disclosure of certain documents. On May 3, 2019, the		
21	Court, at the parties' request, ordered the parties to (1) continue to work toward		
22	resolution of this matter without further judicial intervention and (2) submit a joint status		
23	report within the next 60 days. Dkt. No. 23.		
24	Accordingly, the parties submit this joint status report to explain to the Court how		
25	they are working toward resolution of this matter. First, DOI continues to produce		
26	responsive documents on a regular basis as they become available. Second, the parties		

27 | are now in discussions of prioritizing production of more recent documents, which

28 requires a supplemental search and processing. The initial search was done on a multi-

bureau level involving various parties and multiple overlapping litigated requests. The

1	more recent documents, in contrast, are uniquely responsive to Sea Shepherd Legal's		
2	request. At this time, a supplemental search and processing of more recent documents		
3.	implicates other DOI resource issues that must be resolved prior to a commitment by		
4	DOI. Sea Shepherd Legal has asked DOI for an expedited determination as to whether it		
5	will prioritize production of these more recent documents. DOI is working to respond to		
6	this request in an effort to avoid motion practice.		
7	Counsel for the parties have conferred and intend to continue to work together on		
8	these issues. The parties respectfully request that they be allowed to submit a joint status		
9	report within the next 30 days. If at any time in the next 30 days it becomes apparent that		
10	resolution between the parties is not feasible, the parties will submit a joint briefing		
11	schedule to the Court.		
12	SO STIPULATED.		
13	Dated this 24th day of June, 2019.		
14	s/ Brett W. Sommermeyer		
15	BRETT W. SOMMERMEYER, WSBA # 30003		
16	s/ Catherine E. Pruett		
17	CATHERINE E. PRUETT, WSBA # 35140		
18	SEA SHEPHERD LEGAL		
19	226 Eastlake Avenue East, No. 108		
	Seattle, WA 98102		
20	Phone: (206) 504-1600		
21	Email: brett@seashepherdlegal.org		
22	Email: catherine@seashepherdlegal.org		
23	Attorneys for Plaintiff		
24	SO STIPULATED.		
25	Dated this 24th day of June, 2019.		
26	BRIAN T. MORAN		
27	United States Attorney		
28	s/ Michelle R. Lambert		
_~	MICHELLE R. LAMBERT, NY # 4666657		

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